PATENT COOPERATION TREATY PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

- Applicant's or agent's file reference JP802777/142	FOR FURTHER ACTION	See Form PCT/IPEA/416				
International application No. PCT/NZ2004/000323	International filing date (day/month/ye	Priority date (day/month/year) 19 December 2003				
		19 December 2003				
International Patent Classification (IPC) or						
	1), A61K 38/00 (2006.01), A61L 26/ A61K 38/17 (2006.01) A61L	'00 (2006.01) P 17/02 (2006.01)				
Applicant						
KERATEC LIMITED et al						
This report is the international prelimina Authority under Article 35 and transmitt	ry examination report, established by the ed to the applicant according to Article	is International Preliminary Examining 36.				
2. This REPORT consists of a total of 3	sheets, including this cover sheet.					
3. This report is also accompanied by ANN	EXES, comprising:					
<u> </u>		ts, as follows:				
sheets of the description, cleaning sheets containing rectificate Administrative Instructions	ions authorized by this Authority (see R	amended and are the basis for this report and/or ule 70.16 and Section 607 of the				
sheets which supersede ear	lier sheets, but which this Authority con	siders contain an amendment that goes beyond in item 4 of Box No. I and the Supplemental				
a sequence listing and/or table re	only) a total of (indicate type and numle clated thereto, in electronic form only, as 22 of the Administrative Instructions).	per of electronic carrier(s)), containing s indicated in the Supplemental Box Relating to				
4. This report contains indications relating	to the following items:					
X Box No. I Basis of the report	· .					
Box No. II Priority						
Box No. III Non-establishment	of opinion with regard to novelty, inve	ntive step and industrial applicability				
Box No. IV Lack of unity of in						
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI Certain documents	_ :					
Box No. VII Certain defects in t	Box No. VII Certain defects in the international application					
Box No. VIII Certain observation	II Certain observations on the international application					
Date of submission of the demand	Date of completion	on of this report				
11 July 2005	06 April 2006					
Name and mailing address of the IPEA/AU	Authorized Officer					
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/NZ2004/000323

Box	No.	l Basis	of the report						
l.	Wit	h regard to the	language, this repor	t is based on:	-				
[X	The internati	onal application in th	e language in which it w	as filed .				
[of the international aurnished for the purpo			, which is the language of a			
-		interna	ational search (under	Rules 12.3(a) and 23.1 (b))				
		public public	ation of the internation	onal application (under F	ule 12.4(a))				
		<u></u>		xamination (Rules 55.2(a	• • • •				
	With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):								
[the internatio	nal application as ori	iginally filed/furnished					
Ī	X	the description	on:						
			pages 1, 2, 5-20	0 and 24 as originally fi	led/furnished				
_			Pages 3 and 4		ority on 18 October 2005	with the letter of 18 October 2005			
L	X	the claims:							
			• •	23 as originally filed/fur					
			• •		y statement) under Article				
.		4h.a. d.a	pages* recei	eived by this Authority or ived by this Authority or		ne letter of 18 October 2005			
Ŀ	X	the drawings:							
				as originally filed/furnis ved by this Authority on	•				
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		a sequence lis		•	ental Box Relating to Seq	uence Listing.			
3.		The amendme	ents have resulted in	the cancellation of:		·			
		the d	lescription, pages						
		the c	laims, Nos.						
	•	the drawings, sheets/figs							
		the sequence listing (specify):							
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4. [nt and listed below had not been led in the Supplemental Box (Rule			
		the de	escription, pages						
		the cl	laims, Nos.						
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			equence listing (speci	<i>ifs)</i> :					
		any t	able(s) related to the	sequence listing (specify):				
•	If ite	em 4 applies, so	me or all of those sheet	s may be marked "supersed	ed." .				

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/NZ2004/000323

Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1. Statement				
Nov	elty (N)	Claims	15, 18, 19, 21 and 22	YES
•		Claims	1-14, 16, 17 and 20	NO
Inve	ntive step (IS)	Claims		YES
		Claims	1-22	NO
Indu	strial applicability (IA)	Claims	1-22	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

CITATIONS:

D1:WO 2003/011894

D2: US 5,932,552

D3: WO 2003/103737

D4: AU 2002330798

EXPLANATION:

D1 discloses the production soluble keratin derivatives. The keratin protein fraction that is produced is intact and are S-sulfonated keratin intermediate filament proteins and S-sulfonated keratin high sulphur proteins.

D2 discloses keratin hydrogel which can be used as a wound dressing. The disulfide linkages in keratin are reformed.

D3 discloses keratin material that is S-sulfonated and enriched in intermediate filament proteins. D3 further discloses S-sulfonated keratin intermediate filament protein powder. The keratin material disclosed in D3 is used in the treatment of bone fractures.

D4 discloses the production of keratin derivatives of the present invention in the form of films, fibers, foams and adhesives and an extension of the use of these in medical materials.

NOVELTY (N) Claims: 1-14, 16, 17 and 20

Claims 1-8 are not novel in light of the disclosure of D1, D3 or D4 because the phrase 'a material for treating a wound' renders keratin protein fraction to be only suitable for treating wounds. Therefore keratin protein fractions of D1, D3 or D4 that are suitable for such use deprive claims 1-8 of their novelty. Claim 9 is not novel in light of the disclosure of D4 which discloses a fiber, film or a foam of the present keratin protein fraction. Claims 1, 10-14, 16, 17 and 20 are not novel in light of the disclosure of D2 which discloses intact keratin protein fraction containing wound hydrogel. D2 further discloses that formulation of hydrogel involves treating keratin with reductant ammonium thioglycollate. Therefore claims 1, 10-14, 16, 17 and 20 lack novelty.

INVENTIVE STEP Claims 1-22

Claims 1-14, 16, 17 and 20 as for novelty. Claims 1-22 lack inventive step in light of the disclosure of D1, D3 or D4 when combined with the disclosure of D2. The skilled person would formulate the wound dressing or hydrogel of D2 by substituting the keratin of D2 with keratin protein fraction of D1, D3 or D4. Therefore claims 1-22 lack an inventive step.